UNITED STATES DISTRICT COURT

Northern District of Illinois

UNITED STATES OF AMERICA v.	JUDGMENT I	IN A CRIMINAL CA	.SE
ADRIAN C PETERS	Case Number:	3:15-CR-50026(1)	
	USM Number:	48021-424	
	Jill Marie Skwor Defendant's Attorney		
THE DEFENDANT: ☑ pleaded guilty to count(s) five (5), eleven (11), and twelve (12) of th ☐ pleaded nolo contendere to count(s) which was accepted by th ☐ was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Title & Section / Nature of Offense 18 U.S.C. § 2251(a) Sexual Exploitation of Children 18 U.S.C. § 2251(a) Sexual Exploitation of Children 18 U.S.C. § 2251(a) Sexual Exploitation of Children	ne court.	Offense Ended 12/11/2014 12/11/2014 12/11/2014	<u>Count</u> 5 11 12
The defendant is sentenced as provided in pages 2 through 7 of this judg Act of 1984. The defendant has been found not guilty on count(s)	gment. The sentence is in	mposed pursuant to the Sen	ntencing Reforn
Any and all remaining counts are dismissed on the motion of the Un	ited States.		
It is ordered that the defendant must notify the United States Attorney for mailing address until all fines, restitution, costs, and special assessments restitution, the defendant must notify the court and United States Attorney.	or this District within 30 s imposed by this judgme	ent are fully paid. If ordere	

Date of Imposition of Judgment Signature of Judge Matthew F. Kennelly, United States District Judge Name and Title of Judge

12-21-2020

Date

December 17, 2020

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Sheet 2 – Imprisonment

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DEFENDANT: ADRIAN C PETERS CASE NUMBER: 3:15-CR-50026(1)

IMPRISONMENT

The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: Fifteen (15) years as to counts five (5) and twelve (12) of the indictment; to run concurrently with each other. Fifteen (15) years as to count eleven (11) of the indictment; four (4) of those years are to run concurrently with counts five (5) and twelve (12) and eleven (11) years are to run consecutively with counts five (5) and twelve (12). The total term of imprisonment is twenty-six (26) years.

\boxtimes	The	court make	s the following recomme	ndations to the Bure	au of Priso	ons: The Court recommends that the defendant be designated
to	FMC	Louisville,	so the defendant may rec	eive mental health tr	eatment, v	which is vitally necessary to rehabilitate the defendant and to
pre	otect t	he public. A	ny costs of imprisonmen	t are waived due to	the defend	ant's inability to pay.
\boxtimes	The	defendant i	s remanded to the custod	y of the United State	es Marshal	
	The	defendant s	hall surrender to the Uni	ted States Marshal fo	or this dist	rict:
		at	on			
		as notified	by the United States Mar	shal.		
		The defend	ant shall surrender for se	rvice of sentence at	the institut	ion designated by the Bureau of Prisons:
		before	2:00 pm on			
		as noti	fied by the United States	Marshal.		
		as noti	fied by the Probation or l	Pretrial Services Off	ice.	
				RET	ΓURN	
Defence judgme	dant de		to			, with a certified copy of this
						UNITED STATES MARSHAL
					Ву	
					·	DEPUTY UNITED STATES MARSHAL

Sheet 3 - Supervised Release Judgment – Page 3 of 7

DEFENDANT: ADRIAN C PETERS CASE NUMBER: 3:15-CR-50026(1)

MANDATORY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3583(d)

Upon release from imprisonment, you shall be on supervised release for a term of:

Life. Any costs of imprisonment are waived due to the defendant's inability to pay.

The court imposes those conditions identified below:

During the period of supervised release:

- 1. The defendant shall not commit another Federal, State, or local crime.
- 2. The defendant shall not unlawfully possess a controlled substance.
- 3. The defendant shall register and comply with all requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16913).
- 4. The defendant shall cooperate in the collection of a DNA sample if the collection of such a sample is required by law.
- 5. The defendant shall refrain from any unlawful use of a controlled substance AND submit to one drug test within 15 days of release on supervised release and at least two periodic tests thereafter, up to 104 periodic tests for use of a controlled substance during each year of supervised release. [This mandatory condition may be ameliorated or suspended by the court for any defendant if reliable sentencing information indicates a low risk of future substance abuse by the defendant.]

DISCRETIONARY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3563(b) AND 18 U.S.C § 3583(d)

Discretionary Conditions — The court orders that you abide by the following conditions during the term of supervised release because such conditions are reasonably related to the factors set forth in § 3553(a)(1) and (a)(2)(B), (C), and (D); such conditions involve only such deprivations of liberty or property as are reasonably necessary for the purposes indicated in § 3553 (a)(2) (B), (C), and (D); and such conditions are consistent with any pertinent policy statement issued by the Sentencing Commission pursuant to 28 U.S.C. 994a. The court imposes those conditions identified below:

During the period of supervised release:

- 1. The defendant shall seek, and work conscientiously at, lawful employment or, if he is not gainfully employed, he shall pursue conscientiously a course of study or vocational training that will equip him for employment.
- 2. The defendant shall not knowingly meet or communicate with any person whom he knows to be engaged, or planning to be engaged, in criminal activity and shall not knowingly meet or communicate with the following persons: instant offense and stipulated conduct victims.
- 3. The defendant shall refrain from any use of alcohol and from any use of a narcotic drug or other controlled substance, as defined in § 102 of the Controlled Substances Act (21 U.S.C. § 802), without a prescription by a licensed medical practitioner.
- 4. The defendant shall not possess a firearm, destructive device, or other dangerous weapon.
- 5. The defendant shall participate, at the direction of a probation officer, in a substance abuse treatment program, which may include urine testing up to a maximum of 104 tests per year. The defendant shall participate, at the direction of a probation officer, in a mental health treatment program, and shall take any medications prescribed by the mental health treatment provider.
- 6. The defendant shall not knowingly leave from the federal judicial district where you are being supervised, unless granted permission to leave by the court or a probation officer. The geographic area of the Northern District of Illinois currently consists of the Illinois counties of Cook, DuPage, Grundy, Kane, Kendall, Lake, LaSalle, Will, Boone, Carroll, DeKalb, Jo Daviess, Lee, McHenry, Ogle, Stephenson, Whiteside, and Winnebago.
- 7. The defendant shall report to a probation officer as directed by the court or a probation officer.

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- 8. The defendant shall permit a probation officer to visit the defendant at any reasonable time at home or any other reasonable location specified by the probation officer. The defendant shall permit confiscation of any contraband observed in plain view of the probation officer.
- 9. The defendant shall notify a probation officer within 72 hours, after becoming aware of any change in residence, employer, or workplace and, absent constitutional or other legal privilege, answer inquiries by a probation officer. The defendant shall answer truthfully any inquiries by a probation officer, subject to any constitutional or other legal privilege.
- 10. The defendant shall notify a probation officer within 72 hours if after being arrested, charged with a crime, or questioned by a law enforcement officer.
- 11. The defendant shall satisfy such other special conditions as ordered below.
- 12. The defendant shall submit his person, property, house, residence, vehicle, papers [computers (as defined in 18 U.S.C. 1030(e)(1)), other electronic communications or data storage devices or media,] or office, to a search conducted by a United States Probation Officer(s). Failure to submit to a search may be grounds for revocation of release. The defendant shall warn any other occupants that the premises may be subject to searches pursuant to this condition. An officer(s) may conduct a search pursuant to this condition only when reasonable suspicion exists that the defendant has violated a condition of his supervision and that the areas to be searched contain evidence of this violation. Any search must be conducted at a reasonable time and in a reasonable manner.

SPECIAL CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C. 3563(b)(22) and 3583(d) The court imposes those conditions identified below:

During the term of supervised release:

- 1. The defendant shall participate in a sex offender treatment program. The specific program and provider will be determined by a probation officer. The defendant shall comply with all recommended treatment which may include psychological and physiological testing. The defendant shall maintain use of all prescribed medications.
- 2. The defendant shall comply with the requirements of the Computer and Internet Monitoring Program as administered by the United States Probation Office. The defendant shall consent to the installation of computer monitoring software on all identified computers to which he has access. The software may restrict and/or record any and all activity on the computer, including the capture of keystrokes, application information, Internet use history, email correspondence, and chat conversations. A notice will be placed on the computer at the time of installation to warn others of the existence of the monitoring software. The defendant shall not remove, tamper with, reverse engineer, or in any way circumvent the software.
- 3. The defendant shall not possess or use at any location (including his place of employment), any computer, external storage device, or any device with access to the Internet or any online computer service without the prior approval of a probation officer. This includes any Internet service provider, bulletin board system, or any other public or private network or email system.
- 4. The defendant shall not view or possess child pornography. If the treatment provider determines that exposure to other sexually stimulating material may be detrimental to the treatment process, or that additional conditions are likely to assist the treatment process, such proposed conditions shall be promptly presented to the court, for a determination, pursuant to 18 U.S.C. § 3583(e)(2), regarding whether to enlarge or otherwise modify the conditions of supervision to include conditions consistent with the recommendations of the treatment provider.
- 5. The defendant shall not, without the approval of a probation officer and treatment provider, engage in activities that will put him in unsupervised private contact with any person under the age of 18, and he shall not knowingly visit locations where persons under the age of 18 regularly congregate, including parks, schools, school bus stops, playgrounds, and childcare facilities. This condition does not apply to contact in the course of normal commercial business or unintentional incidental contact.
- 6. The defendant's employment shall be restricted to the district and division where he can reside or is supervised, unless approval is granted by a probation officer. Prior to accepting any form of employment, the defendant shall seek the approval of a probation officer, in order to allow the probation officer, the opportunity to assess the level of risk to the community he will pose if employed in a particular capacity. The defendant shall not participate in any volunteer activity that may cause the defendant to come into direct contact with children except under circumstances approved in advance by a probation officer and treatment provider.
- 7. The defendant shall provide the probation officer with copies of his telephone bills, all credit card statements/receipts, and any other financial information requested.

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8. The defendant shall comply with all state and local laws pertaining to convicted sex offenders, including such laws that impose restrictions beyond those set forth in this order.

9. The defendant shall not enter into any agreement to act as an informer or special agent of a law enforcement agency without the permission of the court.

Assessment

Sheet 5 - Criminal Monetary Penalties Judgment - Page 6 of 7

DEFENDANT: ADRIAN C PETERS CASE NUMBER: 3:15-CR-50026(1)

CRIMINAL MONETARY PENALTIES

Fine

AVAA Assessment*

JVTA Assessment**

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

Restitution

		1	TEDDEDDITTETTE	2100011011		TI TIIII TIBBEBBIII	O T III IIDD CDDIIICIIC	
TOTALS			\$300.00	\$.00	\$.00	\$.00	\$.00	
	determin	ation.	n of restitution is deferre		· ·	Criminal Case (AO 245C) wing payees in the amour		
	otherwis victims i	e in the p must be p		age payment colum tates is paid.	n below. However, pu	y proportioned payment, rsuant to 18 U.S.C. § 366		
	_	The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on She 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).						
The court determined that the defendant does not have the ability to pay interest and it is ordered that:							at:	
			the interest require	ement is waived for	the .			
			the interest require	ement for the	is modified as follows	s:		
		The defe		ets, if any, are subje	ect to immediate execu	tion to satisfy any outstar	nding restitution or fine	
						•00		

^{*} Amy, Vicky, and Andy Child Pornography Victim Assistance Act of 2018, Pub. L. No. 115-299.

^{**} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{***} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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Sheet 6 – Schedule of Payments Judgment - Page 7 of 7

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SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:

A	\boxtimes	Lump sum payment of \$300 due immediately.								
			balance	due not later	than	, or				
			balance	due in accord	ance with	□ C, □ D, □ H	E, or ☐ F below; or	r		
В		Paymen	Payment to begin immediately (may be combined with \square C, \square D, or \square F below); or							
С		Payment in equal (e.g. weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or								
D		Payment in equal (e.g. weekly, monthly, quarterly) installments of \$ over a period of commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or (e.g., months or years), to								
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or								
F		Special	instructio	ns regarding	the paymer	nt of criminal m	onetary penalties:			
during	g impri	sonment	. All crim		y penalties	, except those p				nonetary penalties is due of Prisons' Inmate Financial
The d	efenda	nt shall r	eceive cre	edit for all pay	yments pre	viously made to	ward any criminal	monet	ary penalties impo	osed.
	Joint a	and Seve	ral							
Case Number Total Amount Joint and Several Corresponding Payee, if Amount Amount Appropriate (including defendant number)										
				l Co-Defenda yee, if approp		and Case Numb	ers (including defe	endant i	number), Total A	mount, Joint and Several
	The d	defendant shall pay the cost of prosecution.								
	The d	ne defendant shall pay the following court cost(s):								
	The d	The defendant shall forfeit the defendant's interest in the following property to the United States:								

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.